

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF NEW YORK

\*\*\*\*\*  
UNITED STATES OF AMERICA, \*  
                                Plaintiff, \*  
-v-                           18-cr-404 \*  
CAMMRON ROBINSON, \*  
                                Defendant. \*  
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TRANSCRIPT OF PROCEEDINGS  
BEFORE THE HONORABLE THOMAS J. McAVOY  
May 9, 2019  
445 Broadway, Albany, New York

FOR THE GOVERNMENT:

OFFICE OF THE UNITED STATES ATTORNEY  
BY: Geoffrey J.L. Brown, AUSA  
100 South Clinton Street  
Syracuse, New York 13261

FOR THE DEFENDANT:

OFFICE OF THE FEDERAL PUBLIC DEFENDER  
BY: Lisa A. Peebles, Esq.  
4 Clinton Square, 3rd Floor  
Syracuse, New York 13202

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1                   COURT CLERK: The United States of America  
2 versus Cammron A. Robinson, 18-cr-404. Appearance for  
3 the government.

4                   MR. BROWN: Geoffrey Brown for the United  
5 States. Good afternoon, your Honor. Good afternoon,  
6 Mr. Brown.

7                   COURT CLERK: On behalf of the defendant.

8                   MS. PEEBLES: Lisa Peebles on behalf of the  
9 Mr. Robinson, who is also present. Good afternoon, your  
10 Honor.

11                  THE COURT: Good afternoon, Ms. Peebles. Good  
12 afternoon, Mr. Robinson.

13                  COURT CLERK: Ms. Peebles and Mr. Robinson,  
14 please come forward to the podium. Mr. Robinson, if you  
15 would raise your right hand please.

16                  (Defendant placed under oath)

17                  COURT CLERK: If you both project your voice  
18 into the microphone, keep your voices up please.

19                  THE COURT: All right, Mr. Robinson and Ms.  
20 Peebles, the Court has received and considered a large  
21 number of documents in connection with this sentencing.  
22 First of all, and of course most importantly, the  
23 presentence investigation report prepared by the  
24 probation department. Court has reviewed the plea  
25 agreement, has examined the materials forwarded to me by

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1 the psychological centers from Rhode Island. The Court  
2 has received and reviewed the documents submitted by  
3 both the government and the defendant with respect to  
4 the posture the Court should take regarding sentencing.

5 The Court has received and reviewed an  
6 enormous volume of material with respect to the victims  
7 in the case that have responded, and the Court would  
8 first ask, Mr. Robinson, have you had an opportunity  
9 with Ms. Peebles to review the content of the  
10 presentence report?

11 THE DEFENDANT: Yes, your Honor.

12 THE COURT: And, Ms. Peebles, did you read and  
13 explain the reports to Mr. Robinson?

14 MS. PEEBLES: Yes, I have, your Honor.

15 THE COURT: Is there anything in the report  
16 particularly that you wanted to take exception to?

17 MS. PEEBLES: Your Honor, I did have  
18 objections but they have been addressed by the probation  
19 department, and I'm satisfied with the response that  
20 they have provided and I think they're correct --  
21 corrections have been made.

22 THE COURT: All right. How do you feel about  
23 that, Mr. Robinson?

24 THE DEFENDANT: Okay, your Honor.

25 THE COURT: And Mr. Brown?

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1 MR. BROWN: No objection, your Honor.

2 THE COURT: All right. What would you like to  
3 say on behalf of your client before I sentence him?

4 MS. PEEBLES: Your Honor, I submitted a video  
5 on behalf of Mr. Robinson in connection with his case,  
6 primarily to show the Court exactly how things started  
7 when he was young and how he became adopted by  
8 Mr. Stuart Robinson. Unfortunately, Mr. Robinson wasn't  
9 able to be here today, which is why I wanted you to be  
10 able to see how he would articulate what he had to say  
11 on behalf of his son, Cammron.

12 As he explained -- as Mr. Robinson explained  
13 in the video, I mean, unfortunately Cammron, as the  
14 Court knows has had a -- a horribly tragic existence,  
15 starting when he was a baby.

16 THE COURT: Court agrees.

17 MS. PEEBLES: It might be probably in the top  
18 three saddest cases historically that I ever handled in  
19 federal court, and it's heart wrenching to see a little  
20 boy in the video who is just looking to -- for a home or  
21 people will be nice to him, and Mr. Robinson was just an  
22 amazing human being for taking Cammron home with him and  
23 providing a place for him to live where he was loved.  
24 And there were many times when he was thriving but it  
25 was an enormous amount of work for Stuart Robinson

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1 because of all of the issues that Cammron brought with  
2 him, and he describes Cammron as being a lab rat for  
3 medications and trying to help get him where he needed  
4 to be.

5 Just really a sad, sad situation. He talks  
6 about how he struggled and Cammron has even knew how  
7 much he was struggling and I think, your Honor, that  
8 where he is in his life right now, he recognizes what he  
9 did was wrong, and I'm not so sure when he was doing the  
10 things he was doing with the gaming videos with the  
11 teenagers that he even understood how wrong it was.

12 And I know that in the presentence report  
13 there is indications that he did not do well when he was  
14 initially arrested and he was put in the county jail  
15 but that was because he was adapting again to another  
16 environment, and he was scared and he was emotionally  
17 unstable because he didn't know what was going to  
18 happen. He's since been able to wrap his head around  
19 what happened, what he did, and he's kind of acclimated  
20 to his environment, which is what he's done most of his  
21 life.

22 With that, your Honor -- and I think I lay out  
23 in my sentencing submission to the Court it seems to me  
24 that 15-year prison sentence for someone like Cammron  
25 Robinson is more than sufficient to satisfy the

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1 statutory purposes of punishment because I think Cammron  
2 is somebody who, in a structured environment, in a  
3 loving situation and Stuart Robinson has indicated that  
4 he's going to be there for Cammron when he's released  
5 from prison. He will still be the support network that  
6 Cammron needs and because he believes in Cammron and he  
7 needs that, he has these good qualities and he's a good  
8 person and -- and -- deep down and always looked to try  
9 to find a connection in a loving relationship.

10 So, with that, your Honor, I think with  
11 treatment, with medication, with the right environment  
12 that Cammron will thrive. It's a very scary thought for  
13 him to go into a prison environment in light of his age.  
14 He's a young man. He's young. And he was 20 years old,  
15 if you go back to 2015, when kind of all this began, and  
16 as I laid out in my submission to the Court, I think we  
17 all know that teenagers and adolescents, their brain  
18 does not develop, the prefrontal lobe cortex, until  
19 they're in their mid-20s. Cammron is not even there yet  
20 and I know he will be there. Well, you know, 15-year  
21 period, within a 15-year sentence.

22 So I think, your Honor, in light of his age,  
23 the conduct that he committed, the fact that what he did  
24 was wrong, but those images were not distributed, were  
25 not disseminated, no one else is ever going to see those

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1 images, and Cammron has learned a great lesson from what  
2 he has done and I note, your Honor, he accepted complete  
3 responsibility, and I'm hoping, based on all the factors  
4 that we have set forth in our submission, that you would  
5 consider varying from the guidelines and imposing the  
6 15-year mandatory minimum sentence. Thank you.

7 THE COURT: Thank you, Ms. Peebles.

8 All right. Mr. Brown, what would you like to  
9 say on behalf of the government?

10 MR. BROWN: Thank you, your Honor. Government  
11 is not unsympathetic to obviously the horrific childhood  
12 the defendant has had. He has had an absolutely  
13 horrible, horrible childhood, that's not in dispute.  
14 But what also is not in dispute is what happened here  
15 and what happened here is, quite frankly, a parent's  
16 worst nightmare when it comes to the day and age we live  
17 in.

18 The day and age we live in where children are  
19 constantly on video games, where parents are constantly  
20 trying to monitor their video games. Some of those  
21 video games have chat functions, and you got someone  
22 who's taking advantage of a system designed to hopefully  
23 provide children with an environment where he can do  
24 things safely, and hopefully even with the parents on  
25 there knowing that they're safe, the chat function on

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1 those systems, being exploited by this defendant.  
2 Again, recognizing the horrible background he's had, he  
3 takes this system, he isolates these children by talking  
4 to them through the headphones, talking to them through  
5 the PlayStation and gets them alone, and he uses every  
6 possible manipulation in the book from "I have stage 4  
7 cancer" to "I'll bribe you", to "I'll hurt you", to  
8 "I'll hurt your family", to something as silly as "I'll  
9 lock you out of the game".

10 These are the things -- these aren't teenagers  
11 sexting, your Honor. These are 11-year-olds,  
12 11-year-olds, 12-year-olds and one 13-year-old dealing  
13 with somebody between the ages of 20 and 22, not two  
14 teenagers sexting, being manipulated to do these things.

15 This is conduct that, again, as laid out in  
16 the sentencing memo, is after the defendant has proven  
17 to be, as a child, someone who is inclined to act  
18 physically toward them.

19 When the search was done on his house, there  
20 was findings of -- he was trying to find a bus route to  
21 get to one of the victim's houses. He was trying to  
22 find a way to get to where victim number one lived. He  
23 was exploring that. Did he? No. Was he considering  
24 it? Yes.

25 We have also got the issue of -- and, again, I

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1 understand that background he's had, but we're not  
2 dealing with someone who is sitting in prison terrified.  
3 We are dealing with somebody who is sitting in prison  
4 and acting out violently and angrily toward the guards.  
5 He's defying their orders. He's blocking the ability to  
6 lock things. He's telling one guard he's going to kill  
7 him when he gets out. This is not the behavior of  
8 someone who appears to have been contrite and learning  
9 their lesson. It's, quite frankly, terrifying behavior  
10 of someone who appears to be behaving like a sociopath  
11 and, your Honor, I don't know that anyone in this  
12 courtroom can know whether or not 15 years he's going to  
13 come out on the other end of this and be a different  
14 person with therapies and treatments, but we do know he  
15 presents a grave risk to society. He's proven he -- he  
16 is that risk and a significant sentence should be  
17 imposed here. Thank you, your Honor.

18 THE COURT: All right. Mr. Robinson, did you  
19 want to say anything to me before I sentence you?

20 THE DEFENDANT: When I was at Cayuga County  
21 Jail, I was not on my medicine and you can just look at  
22 the difference that I had between Cayuga and Albany  
23 where I found three tickets for just -- not anything  
24 significant. One is inmate assaulting me, one C.O.  
25 thinking I said something and you look at the difference

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1 between those two, then you can tell with medication and  
2 therapy and programs and support that I'm much different  
3 person.

4 THE COURT: So you recognize that you do need  
5 to be on medicine?

6 THE DEFENDANT: Yes.

7 THE COURT: To control your behavior, right?

8 THE DEFENDANT: Yes, your Honor.

9 THE COURT: And without the meds, you can't  
10 control it. Right?

11 THE DEFENDANT: Yes, your Honor.

12 THE COURT: Okay. That's a significant mental  
13 accomplishment.

14 THE DEFENDANT: And two years prior, before I  
15 got arrested, your Honor, to -- I wasn't really taking  
16 my meds at all.

17 THE COURT: Okay. Anything else you'd like to  
18 say?

19 THE DEFENDANT: That I'm deeply sorry and I'd  
20 like to apologize to society and my family and victims  
21 for my actions.

22 THE COURT: Okay. Ms. Peebles, do you know  
23 any reason I shouldn't sentence your client now?

24 MS. PEEBLES: No, your Honor.

25 THE COURT: You know, I'm taking into account

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1 and I believe fully that this young man had a terrible,  
2 horrendous background, one of the worst I've ever seen,  
3 and he's lived through that, and he's lived through a  
4 lot of problems coming up as he went to school and  
5 dumped with other children and dealt with school  
6 administration and officials but he's got a problem, an  
7 internal problem that no one knows if it can be fixed.

8 First of all, we have got to try at some point  
9 in time, which would be after he's incarcerated, to fix  
10 him the best we can. To do that with help from  
11 probation, from all the mental health treatments and  
12 medications we can get to help him adjust to society and  
13 live a normal life. But the Court fully recognizes that  
14 we're starting out with damaged goods, and what he did  
15 really is not tremendously surprising but the conduct is  
16 very, very deeply shocking and what he did to the  
17 victims is deeply shocking.

18 And I've been doing this, as you know, for  
19 over 30 years, and I think we're looking at one of the  
20 most serious cases that I have ever seen. I want him to  
21 be better but I don't know how to do that. All I know  
22 how to do is give him what I believe to be a fair  
23 sentence in light of his conduct, in light of things  
24 that he did get charged with, which was a lot of  
25 pornography that he had that they never bothered even

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1 charging him with, certainly was -- was in the picture  
2 from the authorities.

3 So, the Court is not going to give him a  
4 guideline sentence, going to give him a lesser sentence.

5 The Court has reviewed and considered all the  
6 pertinent information, have already indicated that I  
7 looked at the PSR, there is an addendum to that. I  
8 indicated I looked at the plea agreement, all the  
9 submissions by counsel, the United States Sentencing  
10 Guidelines manual and of course, I'm guided principally  
11 by the statutory proscriptions in 18 U.S. Code, Section  
12 3553(a) and the Court is now going to adopt the factual  
13 content of the presentence report after it was vetted by  
14 defense counsel with the probation office.

15 And the Court finds that the total offense  
16 level is a 43, the criminal history category is I, and  
17 the guideline imprisonment range is life. However, as  
18 the statutorily authorized maximum sentence is 1,440  
19 months, the guideline range becomes 1,440 months.

20 Pursuant to the United States Sentencing Guideline  
21 Section 5G1.1(a), each count, one through four, carries  
22 a 15-year statutory minimum and a 30-year statutory  
23 maximum.

24 After reviewing all the facts of the case, as  
25 I indicated, the case imposed a non-guideline sentence.

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1 In doing so, the Court notes that the guideline range,  
2 although appropriately calculated, calls for a sentence  
3 of 1,440 months or 120 years.

4           The Court finds that this is greater than  
5 necessary -- got to excuse me. I just charged a jury;  
6 I'm not talking too clearly. I apologize for my voice.  
7 Let me take a swig of water, see if that helps. Ask me  
8 to repeat if I do.

9           Court finds that 1,440 months is greater than  
10 necessary to meet the goals of sentencing as outlined in  
11 18 U.S. Code, Section 3553(a) based on the defendant's  
12 age, history of sexual abuse as a child, his terribly  
13 difficult upbringing, which includes neglect, domestic  
14 violence, significant and substance abuse issues within  
15 his mother's home, his own mental health issues, and his  
16 lack of any significant criminal history, all of which  
17 are fully outlined in the presentence report.

18           However, in order for the sentence to reflect  
19 the seriousness of the offense, promote respect for the  
20 law, and provide just punishment for the offense, afford  
21 adequate deterrence to criminal conduct, to protect the  
22 public from further crimes of the defendant, the Court  
23 determines a lengthy term of imprisonment is necessary  
24 based on the nature of the instant offense, the age and  
25 number of victims the defendant sexually exploited, and

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1 the type of conduct the defendant induced some of the  
2 victims to engage in.

3 Court does not find any other mitigating  
4 factors which would warrant a sentence outside the  
5 guideline range.

6 In determining the proper sentence, the Court  
7 has considered the following: There are four charged  
8 minor male victims in this offense, ranging in age from  
9 12 to 13, whom the defendant enticed to engage in sexual  
10 explicit conduct and sent photos and video depictions of  
11 such conduct through threats of other coercive tactics,  
12 while inducing the misdemeanor males to send him  
13 sexually explicit material of themselves; the defendant  
14 threatened to harm one of the victim's families and told  
15 another he had stage 4 cancer, was dying; he sent videos  
16 of himself masturbating to at least one victim and  
17 introduced another victim to the dark web knowing it was  
18 where to find child pornography; he purchased a gift  
19 card for one victim, along with the video game, in  
20 exchange for the victim providing him with nude  
21 photographs of himself.

22 In addition, in determining the appropriate  
23 sentence to impose, the Court has considered that the  
24 defendant possessed a large amount of child pornography  
25 that has not been charged, as I indicated, with that

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1 conduct and the evidence indicates that he sexually  
2 exploited additional minors who were unable to be  
3 located by law enforcement and hence, were not included  
4 in the charges filed in this case.

5 Based upon all these factors, although the  
6 guideline range is extreme, Court finds a substantial  
7 sentence of incarceration is necessary in order to  
8 reflect the seriousness of the offense.

9 Therefore, Mr. Robinson, upon your plea of  
10 guilty on counts one, two, three and four of the  
11 information, it is the judgment of this Court that you  
12 are hereby committed to the custody of the Bureau of  
13 Prisons for a term of 360 months on each of counts one,  
14 two, three and four, to run concurrently, for a total  
15 term of imprisonment of 360 months.

16 Court recommends that the defendant  
17 participate in a sex offender treatment with Bureau of  
18 Prisons and will entertain a motion by the defense  
19 counsel for any particular location.

20 Upon your release from imprisonment, you shall  
21 be placed on supervised release for a term of 15 years  
22 on each of the counts one, two, three and four, terms to  
23 run concurrently.

24 While on supervised release, you shall not  
25 commit another federal, state or local crime and shall

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1 comply with the standard conditions that have been  
2 adopted by this Court as well as the following special  
3 conditions which the Court finds are necessary and  
4 justified in this case based upon the nature of the  
5 instant offense as well as the history and  
6 characteristics of the defendant as outlined in detail  
7 in the presentence report and to promote your  
8 rehabilitation.

9 Number one: You shall contribute to the cost  
10 of any evaluation, testing and/or monitoring services  
11 rendered in an amount to be determined by the probation  
12 officer based on your ability to pay and the  
13 availability of third-party payments.

14 Number two: You shall not have direct contact  
15 with any child you know or reasonably should know to be  
16 under the age of 18, even your own children, without the  
17 permission of the probation officer.

18 If you do have any direct contact with any  
19 child you know or reasonably should know to be under the  
20 age of 18, even your own child, without permission  
21 informant probation officer, you shall report that  
22 contact to the probation officer within 24 hours.  
23 Direct contact includes written communication,  
24 electronic communication, in-person communication or  
25 physical contact. Direct contact does not include

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1 incidental contact during ordinary daily activities in  
2 public places.

3                   Number three: You shall not go to or remain  
4 at any place where you know children under the age of 18  
5 are likely to be, including parks, schools, playgrounds,  
6 and childcare facilities without the permission of the  
7 probation officer.

8                   Number four: You shall not go to or remain in  
9 a place where the primary purpose of observing or  
10 contacting children under the age of 18. You shall not  
11 communicate or otherwise interact with victims one, two,  
12 three and four either direct or through someone without  
13 further obtaining permission of the probation officer.

14                   Number six: You shall undergo psychosexual  
15 evaluation and if recommended by the evaluator, you  
16 shall participate in a mental health treatment program  
17 which may include, but will not be limited to,  
18 participation in a sex offense-specific treatment  
19 program. Probation office must approve the location,  
20 frequency and duration of that treatment. You must  
21 abide by the rules of the program.

22 Number seven: Your supervision may include  
23 examination using a polygraph, computerized voice stress  
24 analyzer or other similar device to obtain information  
25 necessary for supervision to obtain information

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1 necessary for supervision, case monitoring and  
2 treatment.

3 You shall answer the questions posed during  
4 the examination, subject to your right to challenge in a  
5 court of law the use of such statements as violations of  
6 your Fifth Amendment rights. In this regard, you shall  
7 be deemed to have not waived your Fifth Amendment  
8 rights. Results of any examination shall be disclosed  
9 to the U.S. Probation Office and the Court but shall not  
10 be further disclosed without the approval of the Court.

11 Number eight: You shall not use or possess  
12 any computer, data storage device or internet-capable  
13 device unless you participate in computer and internet  
14 monitoring program or unless authorized by the Court or  
15 the U.S. Probation Office. If placed in the computer  
16 and internet monitoring program, you will comply with  
17 all the rules of the program and pay the costs  
18 associated with the program. The U.S. Probation Office  
19 may use and/or install any hardware or software system  
20 that's needed to monitor your use of a computer or  
21 internet-capable device.

22 You shall permit the U.S. Probation Office to  
23 conduct periodic, unannounced examinations of any  
24 computer, including any data storage device and  
25 internet-capable device you use or possess. This

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1 equipment may be removed by the U.S. Probation Office or  
2 their designee for a more thorough examination. You may  
3 be limited to possessing one personal internet-capable  
4 device to facilitate the U.S. Probation Office's ability  
5 to effectively monitor your internet-related activities.

6 Number nine: If your employment requires a  
7 use of a computer, you may use a computer in connection  
8 with the employment approved by the probation officer at  
9 your place of employment provided you notify your  
10 employer of the nature of your conviction and the fact  
11 that your conviction was facilitated by the use of a  
12 computer. The probation office must confirm your  
13 compliance with this notification requirement.

14 Ten: While in treatment and for the remainder  
15 of the term of supervision following completion of  
16 treatment, you shall not view, possess, own, subscribe  
17 to or purchase any materials, including pictures,  
18 videotapes, films, magazines, books, telephone services,  
19 electronic media, computer programs or computer services  
20 that depict sexually explicit conduct as defined in  
21 18 U.S. Code, Section 2256(2).

22 Eleven: You shall participate in a program  
23 for substances abuse, which shall include testing for  
24 controlled substances, controlled substance analogs and  
25 alcohol. This may include outpatient treatment as

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1 recommended by the treatment provider based on your risk  
2 and needs. You may also be required to participate in  
3 inpatient treatment upon recommendation of the treatment  
4 provider and upon approval of the Court. The probation  
5 office shall approve the location, frequency and  
6 duration of the outpatient treatment.

7 You shall abide by the rules of any treatment  
8 program which may include abstaining from the use of any  
9 alcohol. You shall contribute to the cost of any  
10 evaluation and/or treatment in an amount to be  
11 determined by the probation officer based on your  
12 ability to pay and the availability of third-party  
13 payments.

14 You must participate in a mental health  
15 program which may include medical, psychological or  
16 psychiatric evaluation and outpatient treatment as  
17 recommended by the treatment provider based on your risk  
18 and needs. You may also be required to participate in  
19 inpatient treatment upon recommendation of the treatment  
20 provider and upon approval of the Court.

21 Probation office will approve the location,  
22 frequency and duration of outpatient treatment. You  
23 must abide by the rules of the program which may include  
24 a medication regime. You must contribute to the cost of  
25 any evaluation and/or treatment in an amount to be

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1 determined by the probation officer based on your  
2 ability to pay and the availability of third-party  
3 payments.

4 Thirteen: Based on your past history of  
5 alcohol abuse and for the purpose of effective substance  
6 abuse treatment programming, you shall refrain from the  
7 use of alcohol and be subject to alcohol testing and  
8 treatment while under supervision.

9 The Court finds, based on your financial  
10 resources, projected earnings, and other income, as well  
11 as your financial obligations, that you have the ability  
12 to pay restitution; restitution in the amount of at  
13 least \$32,000 has been requested.

14 The Court determines a total of \$9,000  
15 restitution is appropriate in this case payable to the  
16 victims in the amounts outlined in a moment. This  
17 restitution is due immediately with any remaining  
18 restitution payable in an minimal rate of 25 percent of  
19 your gross income while incarcerated and minimal rate of  
20 \$100 per month or 10 percent of your gross income,  
21 whichever is greater upon your release from  
22 imprisonment.

23 If at any time you have the resources to pay  
24 full restitution, you must do so immediately. Interest  
25 requirement is waived. Payment must be forward to the

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1 U.S. District Court in Syracuse for transfer to the  
2 following victims: John Doe 4, 8 Kids Service \$15,000.  
3 Court orders total \$3,000 to be paid on that obligation.  
4 Cindy, no less than \$8,000 requested. Court orders a  
5 total of 3,000 to be paid to the victim Cindy. Three,  
6 Solomon, Blond series, 9,000, Court orders a total of  
7 3,000 to be paid to victim Solomon.

8 Court finds, based on your financial  
9 resources, as well as your financial obligation,  
10 including the restitution amount just imposed, that you  
11 do not have the ability to pay a fine or the additional  
12 special assessment outlined in 18 U.S. Code, Section  
13 34(d).

14 You shall pay to the clerk of the Court a  
15 special assessment of \$400 that is due and payable  
16 immediately.

17 You shall consent to the entry of forfeiture  
18 to the items outlined in the preliminary order of  
19 forfeiture.

20 Both you and the government have the right to  
21 appeal this sentence under certain limited circumstances  
22 except as restricted by any waivers stipulated in the  
23 plea agreement. You are advised to consult with counsel  
24 to determine whether or not an appeal is warranted. Any  
25 appeal must be filed within 14 days of the date of the

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1 judgment being filed in this case.

2 You're remanded to the custody of the U.S.

3 Marshals in accordance with the terms of this sentence.

4 Mr. Brown, I understand there's nothing else to dismiss?

5 MR. BROWN: No, your Honor. Thank you.

6 THE COURT: Ms. Peebles, do you have a request  
7 for a particular facility?

8 MS. PEEBLES: Yes, your Honor. My client  
9 would like to ask the Court to put a recommendation for  
10 Otisville because that is closest to his father where he  
11 lives currently in New Paltz. If that's not an  
12 available option, then as close to home as possible  
13 provided they can give Mr. Robinson the treatment and  
14 the medical. The medical --

15 THE COURT: That's kind of -- the problem is  
16 that's a conflict because the institution closest to his  
17 home are likely not the ones that are the most skilled  
18 in giving him the medical care. I understand recently  
19 it's a Texas institution, I believe, not Laredo. I  
20 can't remember. Where is it in Texas?

21 MR. BROWN: F.S. Tucson being a very skilled  
22 facility with respect to that in Arizona.

23 THE COURT: He doesn't want to get sent that  
24 far away and I understand that. So I'll recommend that  
25 he be placed in an institution that's close to home, if

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1 not Otisville, as possible. Hopefully they can find an  
2 institution that will be skilled in giving him some  
3 mental health that he needs in this case.

4 MS. PEEBLES: Yes, your Honor and there's two  
5 more things. I just want to object to the special  
6 assessment, condition number ten, and that I believe  
7 that that condition is overbroad and relatively vague.  
8 So I note my objection on the record for that special  
9 condition.

10 THE COURT: Sure.

11 MS. PEEBLES: And also in connection with the  
12 sentence, we believe that 360 months is excessive in  
13 light of his background.

14 THE COURT: Since you asked for 15 years,  
15 that's double 15 years, I guess you can object. I have  
16 no objection to you objecting.

17 MS. PEEBLES: Thank you.

18 THE COURT: Court stands adjourned in this  
19 matter.

20 (Proceeding concluded)

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C E R T I F I C A T I O N

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I, Lisa L. Tennyson, RMR, CSR, CRR, Federal  
Official Realtime Court Reporter, in and for the United  
States District Court for the Northern District of New  
York, do hereby certify that pursuant to Section 753,  
Title 28, United States Code, that the foregoing is a  
true and correct transcript of the stenographically  
reported proceedings held in the above-entitled matter  
and that the transcript page format is in conformance  
with the regulations of the Judicial Conference of the  
United States.

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*Lisa L. Tennyson*

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